

THE EVENING FARMER

Published at 27 Fairfield Avenue,
Bridgeport, Conn.
THE FARMER PUBLISHING CO.
Entered in the Postoffice at Bridgeport
Conn., as second class matter.

ISSUED DAILY EXCEPT SUNDAY

SUBSCRIPTION RATES

DAILY EDITION:
One Year\$3.00
One Month55
One Week06
WEEKLY EDITION:
One Year in Advance.....\$1.00



THURSDAY, DECEMBER 16, 1909.

The Farmer is greatly pleased to find prominent organizers of the Taxpayers' League finally through tardily recognizing the equality of municipal reform, though we are not yet wholly convinced that such recognition is sincere and in good faith. As yet there is no positive assurance that "knavery cannot hide itself in such reverence."

Should the Liberal policy win in the British elections, Ireland will practically stand upon the same plane with Canada and Australia—that is, with full powers of self government except in foreign affairs. The Irish Nationalists have, therefore, decided to aid the Liberals in the coming elections. This does not absolutely assure a Liberal success, but it will aid very materially.

There are now in use in Chicago 200,000 telephones, or one to every 10 inhabitants. These are all Bell telephone, but the independents are about to invade the city. They are however "up against" the preference of the public for but one telephone company in a city, a quite natural preference in view of the inconvenience of the necessary use of two telephones by business patrons.

It costs \$200,000 an inch to remove snow from the streets of Chicago. The method of removal is to cut it off and dump it into lake or river, the usual procedure in most cities. In winters of heavy and frequent snowfalls, this item of removal figures largely in municipal expense accounts, and inventors have labored long and unsuccessfully to devise a less costly method.

Florida fruit growers are dissatisfied with the freight rates to Northern markets, claiming that the rates upon California fruits are discriminatory. They have made complaint to the Interstate Commerce Commission which is to give them a hearing soon. Competition between Florida and California has become keen, particularly as to oranges. In pineapples, Florida's competitor is Cuba, and the former expects to gain some advantage over the latter through a readjustment of freight rates. Should the rates be reduced, the growers are more likely than the consumers to gain thereby, unless a price-war with California should ensue.

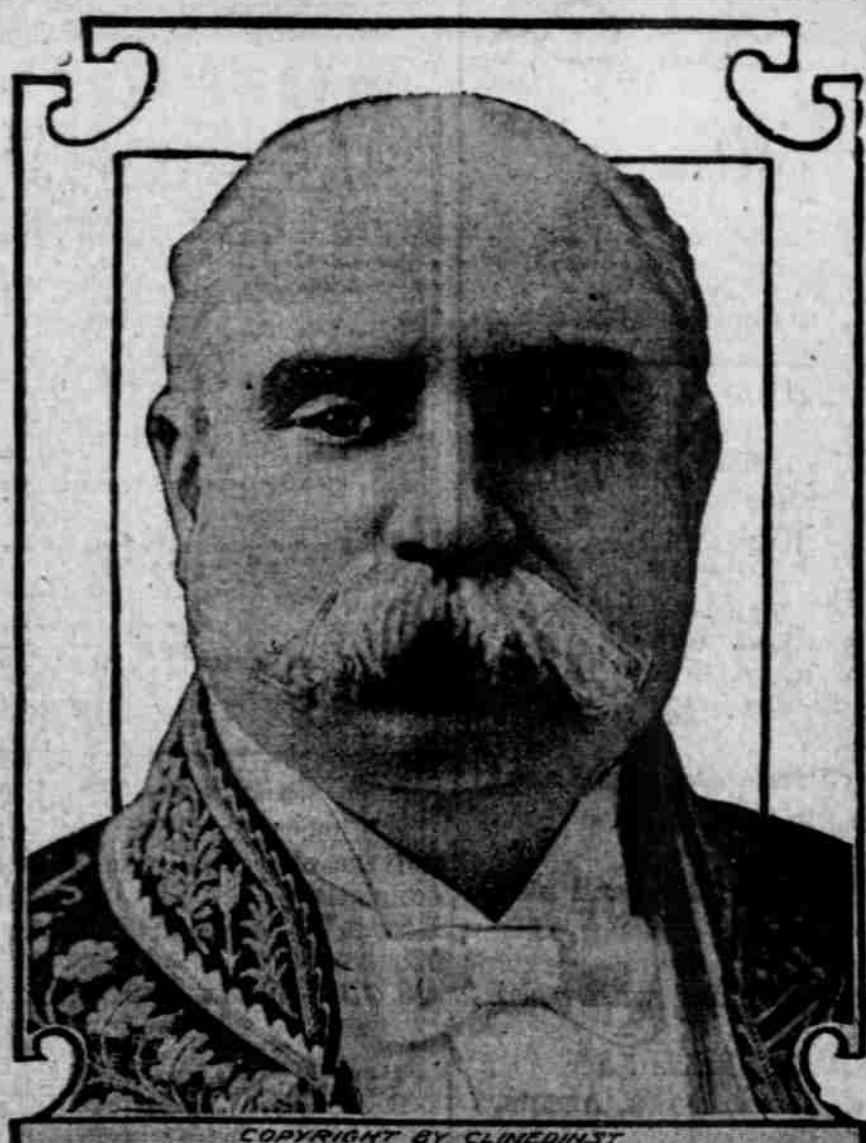
In a recent issue, the Hartford Courant suggested the organization of what might be called a municipal cabinet.

The Mayor, too, has the opportunity of making a cabinet out of the department heads, learning directly from them, letting them learn directly from each other, their plans for city work, and shaping the whole effort so as to avoid the working at cross-purposes which is too often the case now. Meetings of the Mayor with the presidents of the street, police, fire, water, health, parks and charity boards, the city engineers and the city treasurer, if held often enough, would soon get the individual members of the cabinet into sufficient touch with each other to bring about a more harmonious condition than now exists. The heads of the city commissions give a good deal of time to their work for the city, but we venture the assertion that all of them would be ready and glad to give the additional time needed for such beneficial results as might be expected from the so-called cabinet meetings.

Whether such a plan would be practicable or desirable in Bridgeport, we do not know; it is, however, worthy of consideration. The great difficulty would perhaps be in getting the members of the cabinet together.

Mr. Hearst believes that "sooner rather than later a party will be formed which will definitely represent the progressive ideas which a majority of the citizens of the United States are coming to entertain," but he does not know, he says, whether it will be founded upon the original ideas of the Democratic party, or whether a new party will be formed from the progressives of both of the present parties, or whether the Republican party will serve as the nucleus of a new party. Whenever a progressive party is formed, Mr. Hearst will "unreservedly support it." Mr. Hearst has for several years been palpably endeavoring to disintegrate the Democratic party, with the equally palpable expectation of constructing from its ruins a new party under his own leadership. He has not yet succeeded, and there is no immediate prospect of his success. The Democratic party still lives, and is still quite vigorous. Mr. Hearst should direct his activities toward the Republican party which shows very decided symptoms of disintegration.

TRIPLE COMBINATION SETS.
For the boy's father the Surprise Store offers an "Ideal Christmas Gift"—a combination set of French wash Suspenders, Japanese silk handkerchief and fine silk four-in-hand tie all matched in the same color. There are six different colors to choose from. The set in handsome Holiday box sells for 75 cents.



ENRIQUE C. CREEL, PEACE ENVOY FROM MEXICO.

Washington, Dec. 15.—It is generally understood here that the delay in sending troops against the forces of Zelaya in Nicaragua was due to the efforts of Mexico to secure an armistice until Zelaya could be forced to resign. Enrique C. Creel, governor of Chihuahua and former ambas-

ador to the United States, was commissioned as a special peace envoy by President Diaz of Mexico and hurried to Washington. He began negotiations with the state department immediately upon his arrival, but the department refuses to give out any information as to the progress of the affair.

CASES OF INTEREST

UNCONSTITUTIONALITY OF VOTING MACHINES

The Ohio Constitution provides that all elections shall be by ballot. In State vs. Board of Deputy State Supervisors, 59 Northeastern Reporter, 28, the purchase and use of voting machines was objected to on the ground that it transgressed this provision. Cardboard ballots are attached to the machine; they do not pass into the custody of any voter, nor by the act of voting, into the control of the officers of the election. It is argued that such card ballots are as much a ballot as the ordinary ballot of the Constitution is obvious in paying by mock reference to that instrument. However, consistently with the intention of the designer the machine may operate and however simple its manipulation may be to those who have become familiar with it, it is in contemplation that it shall be used by the body of the electors, most of whom have no knowledge whatever of its operation, and that from the necessities of the use but little time can be allowed for such such knowledge and understanding, one minute being the time allowed by the statute to each elector for that purpose. The Ohio Supreme Court declared the use of this voting machine unconstitutional.

FAILURE TO RAISE HAND WHILE TAKING OATH

A school-teacher was convicted of perjury for having falsely made a statement under oath to procure a license to marry a female pupil under the requisite age. In State v. Day, 121 Northwestern Reporter, 611, his contention was that, although he had taken the oath, he had neglected to raise his hand. It having been convincingly shown that appellant was a married man, it was held that the fact that he knew the application contained the statement that she was over that age, and the fact that he deliberately omitted to raise his hand, constituted sufficient evidence to sustain the conviction.

PUNISHMENT OF HABITUAL CRIMINALS.

The constitutionality of the law providing increased penalties for habitual criminals was assailed in State v. Le Pire, 103 Pacific Reporter 27. The Washington Supreme Court decided that while the habitual criminal statute was a thing of modern creation, and there are many rules of law which may seem inconsistent with its purpose and the procedure adopted to compass it, it is nevertheless sound in principle and sustained by reason. Aside from the offender and his victim, there is always another party to the crime, the state, and the state has the right to protect itself by the state and it does no violence to any constitutional guaranty for the state to rid itself of depravity when its efforts to reform have failed. The act is not ex post facto. It does not deny the right of trial by jury. It does not put the offender twice in jeopardy. It does not inflict a double punishment for the same offense, or inflict a cruel or unusual punishment, or impose a penalty for a crime committed outside of the state. It merely provides an increased punishment for the last offense. The spirit of the law is in keeping with the acknowledged power of the Legislature to provide a minimum and maximum term within which the trial court may exercise its discretion in fixing sentence, taking into consideration, as it should always the character of the person as well as the probability of reformation, or the Legislature may take away all discretion and fix a penalty absolute.

EMPLOYERS' LIABILITY ACT HELD UNCONSTITUTIONAL.

To the numerous precedents of unconstitutionality, the Federal Employers' Liability Act, created to decrease the number of railroad fatalities, succumbed in Hoxie, N. York, N. H. & H. R. Co., 72 Atlantic Reporter, 754. The Connecticut Supreme Court of Errors criticized as impolite and violative of the long-procedural common law the provision allowing employees to recover for injuries received through the negligence of fellow servants. The prohibition against railroads exempting themselves from liability for negligence by contract with their employees was deemed violative of the fifth amendment of the federal constitution, prohibiting the deprivation of liberty and property without due process of law, in that it denied the parties the right to contract. Arbitrarily making railroads while engaged

in interstate commerce liable to employees for injuries was considered invalid except as a regulation of interstate commerce, it not being sufficient that it remotely affected such commerce if that result was secured by invading the settled limits of the sovereignty of the states as to their own internal affairs. The section providing for the distribution of the fund recovered in an action for death was assailed thus: If the damages recoverable are to be created as representing the estate left by the decedent, it is for the state of his domicile to regulate the distribution thereof, and if the damages are treated as a fund created by the act of Congress, it is for Congress to regulate the distribution thereof. The court disagreed and would not acquit him. Ten of the jurors voted to convict him and it is said that the other two felt the same way, but thought the evidence was not sufficient for conviction beyond a reasonable doubt. Three ballots were taken. The first stood 8 to 4 for conviction, the second stood 9 to 3 for conviction and the third stood 10 to 2 for conviction. The case has been continued to the February term.

AGED WOMAN KILLED BY GAS FROM STOVE.

Killingly, Dec. 15.—Coal gas flowing out of a stove in which all dampers were closed, killed Mrs. Sarah L. Rounds, aged 74, during the night. The millman failing to get an answer to his knock notified the neighbors who broke into the house. Mrs. Rounds lived alone. She was the widow of Byron Rounds, late a resident of Killingly, in which section the house is located, and who was widely known.

FIREMAN KILLED BY ELECTRIC LIGHT WIRE.

Hartford, Conn., Dec. 15.—Constantin Skalke, who is employed as a fireman at the Elm Tree Inn, Farmington, was instantly killed yesterday by a shock from an electric light wire. Skalke went into the icebox, which is a large affair. His feet were wet and as he attempted to turn on the electric current light, 230 volts, comparatively small amount of electricity, passed through him and he fell dead. Skalke came to this country from Greece about three years ago. He had a brother living in this city.

LIABILITY OF SALOON KEEPER FOR DEATH DUE TO INTOXICATION

One Jacob Woodring, addicted first to drink and as a consequence thereafter to violence, was shot and killed upon, following his natural bent, he became intoxicated, quarrelsome, vindictive and abusive, and his mental powers became deranged to such an extent that he made an unprovoked and deadly assault upon one Grosz, who struck him so violently that his death ensued. Woodring v. Jacobino, 103 Pacific Reporter, 809, the minor child of decedent sued the saloon keeper for the death of his father. The jury found that appellant had conducted a saloon; that he had sold liquors to Woodring, who became intoxicated, and caused him to become involved in a dangerous altercation with Grosz; that the liquor was purchased from appellant under circumstances which would have led a man of ordinary intelligence to believe intoxication would probably result therefrom; and that he had sustained loss in her support and maintenance in the sum of \$400. The Washington Supreme Court refused to disturb the judgment of the trial court.

LIABILITY FOR INFRINGEMENT OF MAUSOLEUM PATENT

The children of a decedent, some of whom were his executors, contributed, in an unofficial capacity, enough money to build a mausoleum for and burying his body. An action was then brought against those of the children who were executors for infringing a patent process of building mausoleums in C. E. Taylor Granite Co. v. Goetzlich, 171 Federal Reporter, 105. The federal circuit court was of the opinion that the structure was built by the defendants in their capacity as executors. They did not own it, nor does the estate own it. This would be true even were the edifice reared on private land; but it is alleged and proven to have been erected in a cemetery in the state of New York, and by the laws of that state a lot in such cemetery, when once used for purposes of interment, ceases to be property in the ordinary sense of the word. Since, therefore, the defendants did not put up this building, do not own it, cannot remove it, and obviously have made no profit therefrom, and never will make any, a bill in equity will not lie.

A single salt works in Brazil covers an area of almost 24 square miles. The rate of the pulse of a healthy person is four times that of the respiration.

Ready for Inspection

The Choicest Confections in Bridgeport
Premiere, Quality, Apollo, Critterion, Maille's and
Park & Tilford's
Thermos Bottles, Manicure Sets, Gillette, Auto Strip,
Ever Ready, Durham Duplex and Ender's Safety Razors
Sargent's Cigar Cases
Perfumes and Toilet Articles
THE ATLANTIC HOTEL
PHARMACY

There is Only One "Bromo Quinine"

That is
Laxative Bromo Quinine
USED THE WORLD-OVER TO CURE A COLIC IN ONE DAY.

Always remember the full name. Look for this signature on every box. 25c.

E. W. Grove

TEL. 2616 STATE ST.
The Royal Hotel and Cafe
EUROPEAN PLAN
GRILL ROOM A LA CARTE AT ALL HOURS

Litchfield County News.

Six Held For Murder.

Coroner Higgins Winked came to Torrington Monday and ordered an autopsy on the body of George Croppack, who was murdered in a fight at a christening early Sunday evening. The six men held without bail are: Michael Markil, at whose home the affair took place, Mike Ureka, Michael Klina, John Byrak, who is a brother of Croppack's wife, and the two men who were arrested as principals in the fight—Bronislaw Grynjuk and Stanislaw Mackewicz, who boarded with him. The autopsy showed that death was caused by the knife penetrating the sac covering the heart which produced a hemorrhage.

Fined \$55.11 on Two Charges.

Eugene Prince of Sharon was recently arrested on charges of killing grey squirrels out of season and hunting without a license. He was fined \$40.11, and then was arrested again for stealing a cap, pair of boots, and an axe from his brother-in-law. He was found guilty of this charge and fined \$15 more, making a total of \$55.11 which he will have to work out in jail before he is free. This will take about three months.

Disagreement of Jury.

Despite the testimony of ten witnesses, who said that they thought they saw Joseph Hawley, accused of robbing Postmaster James P. Catlin of Northfield on the night of August 20, of \$157 of postal funds, in Thomaston nearly three months ago, the jury in the United States District Court disagreed and would not acquit him. Ten of the jurors voted to convict him and it is said that the other two felt the same way, but thought the evidence was not sufficient for conviction beyond a reasonable doubt. Three ballots were taken. The first stood 8 to 4 for conviction, the second stood 9 to 3 for conviction and the third stood 10 to 2 for conviction. The case has been continued to the February term.

AGED WOMAN KILLED BY GAS FROM STOVE.

Killingly, Dec. 15.—Coal gas flowing out of a stove in which all dampers were closed, killed Mrs. Sarah L. Rounds, aged 74, during the night. The millman failing to get an answer to his knock notified the neighbors who broke into the house. Mrs. Rounds lived alone. She was the widow of Byron Rounds, late a resident of Killingly, in which section the house is located, and who was widely known.

FIREMAN KILLED BY ELECTRIC LIGHT WIRE.

Hartford, Conn., Dec. 15.—Constantin Skalke, who is employed as a fireman at the Elm Tree Inn, Farmington, was instantly killed yesterday by a shock from an electric light wire. Skalke went into the icebox, which is a large affair. His feet were wet and as he attempted to turn on the electric current light, 230 volts, comparatively small amount of electricity, passed through him and he fell dead. Skalke came to this country from Greece about three years ago. He had a brother living in this city.

LIABILITY OF SALOON KEEPER FOR DEATH DUE TO INTOXICATION

One Jacob Woodring, addicted first to drink and as a consequence thereafter to violence, was shot and killed upon, following his natural bent, he became intoxicated, quarrelsome, vindictive and abusive, and his mental powers became deranged to such an extent that he made an unprovoked and deadly assault upon one Grosz, who struck him so violently that his death ensued. Woodring v. Jacobino, 103 Pacific Reporter, 809, the minor child of decedent sued the saloon keeper for the death of his father. The jury found that appellant had conducted a saloon; that he had sold liquors to Woodring, who became intoxicated, and caused him to become involved in a dangerous altercation with Grosz; that the liquor was purchased from appellant under circumstances which would have led a man of ordinary intelligence to believe intoxication would probably result therefrom; and that he had sustained loss in her support and maintenance in the sum of \$400. The Washington Supreme Court refused to disturb the judgment of the trial court.

LIABILITY FOR INFRINGEMENT OF MAUSOLEUM PATENT

The children of a decedent, some of whom were his executors, contributed, in an unofficial capacity, enough money to build a mausoleum for and burying his body. An action was then brought against those of the children who were executors for infringing a patent process of building mausoleums in C. E. Taylor Granite Co. v. Goetzlich, 171 Federal Reporter, 105. The federal circuit court was of the opinion that the structure was built by the defendants in their capacity as executors. They did not own it, nor does the estate own it. This would be true even were the edifice reared on private land; but it is alleged and proven to have been erected in a cemetery in the state of New York, and by the laws of that state a lot in such cemetery, when once used for purposes of interment, ceases to be property in the ordinary sense of the word. Since, therefore, the defendants did not put up this building, do not own it, cannot remove it, and obviously have made no profit therefrom, and never will make any, a bill in equity will not lie.

A single salt works in Brazil covers an area of almost 24 square miles. The rate of the pulse of a healthy person is four times that of the respiration.

Ready for Inspection

The Choicest Confections in Bridgeport
Premiere, Quality, Apollo, Critterion, Maille's and
Park & Tilford's
Thermos Bottles, Manicure Sets, Gillette, Auto Strip,
Ever Ready, Durham Duplex and Ender's Safety Razors
Sargent's Cigar Cases
Perfumes and Toilet Articles
THE ATLANTIC HOTEL
PHARMACY

DIAMONDS AND WATCHES

ON CREDIT

A. Frank's System.

Why pay cash for your diamonds and watches, when you can do as well on the small weekly or monthly payment. With us any honest person can buy a diamond or gold watch or any other article in the jewelry and optical line, and pay for it to suit one's convenience. The article will be delivered to you on the first payment. It is a plain business proposition based on the same easy payment plan. Buy a diamond or watch. It is an ideal gift for Christmas remembered by the ones so dear to you after all other gifts are forgotten. Don't wait until the Christmas rush is on. Now is the time to select what you want. In connection with this department we will examine your eyes free of charge and fit you with the best pair of up-to-date spectacles or eyeglasses on the same easy payment plan. Everything conducted on a strictly confidential basis. Fine watch and jewelry repairing a specialty.

Ten per cent. Discount for Cash
Business address, 209-211 Meigs Bldg. Take elevator to second floor. Telephone 1011-5.

OPEN EVERY EVENING

A. FRANK, Optician and Jeweler.

Reliable CATARRH Remedy

It is quickly absorbed. It cleanses, soothes, and protects the inflamed membrane resulting from Catarrh and drives away a Cold in the Head quickly. Resolves the Sinus, Taste and Smell. Full size 50 cts., at Drugists or by mail. In liquid form, 75 cts. Dr. Peppers, 55 Warren Street, New York.

"If it's made of Rubber, we have it"

USEFUL CHRISTMAS GIFTS FOR LADIES

FOR CHILDREN

FOR MEN

FOR BOYS

Atomizers
High Artistic Storm Rubbers
Rubber Boots
Rubber Combs
Rubber Sprayers
Massage Rollers
Complexion Brushes
Sewing Fingers
Toy Nursing Bottles
Rubber Aprons
Rubber Soap Dishes
Clothes Wringers
Hot Water Bottles
Air Pillows
High Artistic Parlor Striking Bags
FOR CHILDREN
Rattles
Nipples
Balls
Rubber Toys
Teething Rings
Dropper Bottles
Toy Atomizers
High Artistic Rubber Overshoes
Rubber Boots
Packed Footballs
FOR MEN
Rubber Coats
Oiled Coats
Rubber Gloves
Rubber Aprons
High Artistic Rubber Boots
Rubber Blankets
Rubber Collars
Tobacco Pouches
Rubber Auto Coats
Auto Goggles
Leather Vests
Dress Gloves
Par Gloves
Working Gloves
Wool Gloves
Boxing Gloves
Striking Bags
Bowling Shoes
Gymnasium Shoes
FOR BOYS
Rubber Coats
Rubber Boots
High Artistic Suspenders
Jerseys
Bicycles
Bicycle Tires
Boxing Gloves
Striking Bags
Gymnasium Shoes
Polo Sticks

The Alling Rubber Co.

1127 MAIN ST.

Farmer Want Ads. 10 c word.

BAIER BROS.

Holiday Announcement.

BAIER BROS.
Store is heavily stocked with New designs in
PIPES
of every description
TOBACCO JARS
PIPE RACKS
CIGAR CASES

And in fact everything that a consumer of tobacco requires
Special Attention
Is Paid to Ladies' Trade
159-161 STATE ST.
Manufacturers
Jobbers and Retailers

WOMEN'S FINE BOOTS

—AT—

MOLLAN'S

My presents last year were some chums. Some fancy work. Made by my chum. A bookmark with Little black Dinah. A gay ribbon. Dangling from. I had lace, worked in Pattern of lilies. And a book. That an imbecile wrote. And a picture of Two Glasses silly. And a necklace. To wear round my throat. And after the flurry was over. I answered. "Everything suits." But down in my heart, I had wanted. A new pair of Mollan's fine boots.

W. K. MOLLAN

1026 MAIN ST.

Real Estate Investment

Are you seeking a safe, sound and profitable investment? If so, it is to be found in the Choice Lots that are on Howard Avenue, between Fairfield and Maplewood Avenues. Title to this property has been vested in one family for one hundred and fifty years.

BURR & KNAPP

923 MAIN ST.

Telephone 1891 Bridgeport, Conn.

James Staples & Company

Bankers and Brokers

159 State St. Bridgeport, Conn.

FIRE INSURANCE

SURETY BONDS

REAL ESTATE

Bought and sold on Commission. Loans made on approved city real estate.

SAFE DEPOSIT VAULTS

We receive deposits subject to check and allow interest on balances of \$500 and over. We will act as Trustees and Administrators of Estates.

P. L. HOLZER F. T. STAPLES

STATE OF CONNECTICUT, DISTRICT OF FAIRFIELD, ss. PROBATE COURT.

Estate of Mary Kinsella, late of Fairfield, in said District, deceased. A written instrument, purporting to be the last Will and Testament and Codicil thereto of said deceased having been presented to this Court.

ORDERED, That the 18th day of December, 1909, at three o'clock afternoon, at the Probate Office in Fairfield, be and same is hereby assigned for a hearing by this Court relative to the probate of said alleged will and Codicil and the granting of administration on said estate; at which time and place all of the next of kin of said deceased are hereby cited to appear before this Court and be heard thereon. And that all persons interested in said estate may have notice thereof, public notice of this order for hearing and citation shall be given by publishing the same in a newspaper having a circulation in this District, at least three days before said day of hearing.

JOSEPH I. FLINT, Clerk.

AMUSEMENTS.

JACKSON'S

THIS EVENING AT 8:15 P. M.
Chas. Dillingham Presents



In the New Three Act College Comedy With Music
"THE FAIR CO-ED"
Books and Lyrics by George Ade
Music by Gustave Luders
PRICES—\$2, \$1.50, \$1, 75c, 50c, 25c
Tuesday Eve., Dec. 21—SOUSA'S BAND
PRICES—25c, 50c, 75c and \$1

POLI'S

The Leading Lady
Big English Musical Comedy Production

Bert Kalmer and Jessie Brown
Premier Dancers of the Vaudeville Stage

BARROWS, LANCASTER & Company
Presenting
"TACTICS"

FIVE OTHER BIG ACTS
PRICES THE SAME

LEARN TO DANCE

Take Private Lessons at
QUILTY'S
Afternoon and Evening
Waltz and Two-Step Taught in Five Lessons

Terms Moderate. Telephone

PARK CITY SKATING RINK

Skating Afternoon—2 to 5 o'clock
Evenings—7:30 to 10:30 o'clock
Music at All Sessions

10c Admission Skates 15c

PATENTS.

A. M. WOOSTER, ATTORNEY
LATE EXAMINER U. S. PATENT OFFICE.
1024 Main St., BRIDGEPORT, CONN.

Send Postal for Booklet on Patents.

DON'T WAIT

two or three days to have your glasses repaired. Our quick repair service "makes good" if you are in a hurry. We know how to make easy work of the hard jobs.

F. LYMAN, OPTICIAN
920 MAIN ST. Est. 1875

LOW PRICES FOR HOLIDAY JEWELRY

HENRY C. REID

923 MAIN STREET, NEAR BANK ST.
A needbook given with purchase of fifty cents or over

WASH DAY... Backaches Are—50c

Will do your washing. We call and deliver the washing. Our machinery leaves no wrinkles to make the ironing hard for you. Telephone or send a postal.

IDEAL LAUNDRY.

61-67 Commercial St. Tele. 2117-2.
FRANK H. WELLS Prop.

GRILL AND LUNCH ROOMS

for Ladies and Gentlemen
Corner Broadway and Cannon St.
Never Closed

THE GREAT TAMPA BAY HOTEL

(Fireproof)

TAMPA, FLORIDA

Management of David Lauber Fifth Year

Winter Season Nov. 25 to April 10th

In the midst of a most wonderful tropical park. Climate ideal. Sunbathing, flowers, music, tennis, boating, fishing, hunting, motor, driving and riding. 100 miles of dustless shell roads.

No Storms or Fogs on the West Coast

Information and booklet for the asking

Address Tampa Bay Hotel or any Agent

Seaboard Air Line, Atlantic Coast Line, Southern Railway, also Mallory, Savannah and Clyde S. S. Lines.